### **INTERNATIONAL SEARCH REPORT**

International application No. PCT/AU03/00923

Α.	CLASSIFICATION OF SUBJECT MA	TTER		
Int. Cl. 7:	G06F 17/18			
According to International Patent Classification (IPC) or to both national classification and IPC				
	FIELDS SEARCHED			
Minimum docur	mentation searched (classification system follo	wed by	classification symbols)	
Documentation	searched other than minimum documentation	to the e	stent that such documents are included in the fields search	ed.
		to the c.	the field search documents are included in the fields search	icu
	base consulted during the international search and keywords. Keywords included cl		of data base and, where practicable, search terms used) discriminant and statistic.	
C.	DOCUMENTS CONSIDERED TO BE RE	LEVAN	TT	
Category*	Citation of document, with indication, v	vhere a	ppropriate, of the relevant passages	Relevant to claim No.
x	US 5970239 A (Bahl et al) 19 October 1999 - whole document 1 to 16			
х	WO 98/32088 A (Chiron Corporation) 23 July 1998 - whole document 1 to 16			
x	WO 02/25405 A2 (The Regents of the University of California) 28 March 2002 - whole document			
X F	urther documents are listed in the cor	ntinuat	ion of Box C X See patent family anno	ex
"A" docume which i relevan "E" earlier	application or patent but published on or	"T"	later document published after the international filing da and not in conflict with the application but cited to unde or theory underlying the invention document of particular relevance; the claimed invention	rstand the principle cannot be
"L" docum	after the international filing date  considered novel or cannot be considered to involve an inventive step when the document is taken alone  document which may throw doubts on priority claim(s) or which is cited to establish the  "Y"  document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined			
reason	publication date of another citation or other special with one or more other such documents, such combination being obvious to reason (as specified) a person skilled in the art			
exhibit "P" docum	ion or other means ent published prior to the international filing at later than the priority date claimed	"&"	document member of the same patent family	
Date of the act	ual completion of the international search		Date of mailing of the international search report	
8 August 2003 1 4 AUG 2003				
Name and mailing address of the ISA/AU  AUSTRALIAN PATENT OFFICE PO BOX 200, WODEN ACT 2606, AUSTRALIA E-mail address: pct@ipaustralia.gov.au Facsimile No. (02) 6285 3929  Authorized officer  J.W. THOMSON  Telephone No: (02) 6283 2214				

### INTERNATIONAL SEARCH REPORT

International application No.
PCT/AU03/00923

Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	Dr Min Qiu, 'Multivariate Discriminant Analysis' Advanced Data Analysis, Information Management and Marketing, University of Western Australia 4 August 2002 [retrieved on 11 August 2003] Retrieved from the Internet: URL: <a href="http://www.imm.ecel.uwa.edu.au/unit450461/lectures/450461">http://www.imm.ecel.uwa.edu.au/unit450461/lectures/450461</a> week5.pdf	1 to 16
A	EP 501784 B1 (Philip Morris Products Inc) 2 September 1992 (note column 5 line 44 to column 12 line 33)	

### INTERNATIONAL SEARCH REPORT

Information on patent family members

International application No.

PCT/AU03/00923

This Annex lists the known "A" publication level patent family members relating to the patent documents cited in the above-mentioned international search report. The Australian Patent Office is in no way liable for these particulars which are merely given for the purpose of information.

	t Document Cited in Search Report			Pate	ent Family Member		
US	5970239	NONE					
WO	200225405	UΑ	200194644	US	2002111742		
EP	501784	US	5146510	CA	2061865	HK	1013872
		. ЈР	5126757	US	5353356	EP	382466
	•	л	2242482	US	5046111	US	5165101
		US	5189708		_		
WO	9832088	AU	60237/98	EP	953177	US	5860917
							END OF ANNEX

# PATENT COOPERATION TREATY PCT

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## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference FP18141	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416).	
International Application No.	International Filing Date (day/month/year)		Priority Date (day/month/year)
PCT/AU2003/000923	18 July 2003		18 July 2003
International Patent Classification (IPC) or	national classification an	d IPC	
Int. Cl. <sup>7</sup> G06F 17/18	•	·	
Applicant			
COMMONWEALTH SCIENTI	FIC AND INDUSTRIA	AL RESEARCH C	RGANISATION et al
		11 . 11. Tutuus	Land Bullium Functions Authority and
This international preliminary examination is transmitted to the applicant according.		pared by this interna	tional Preliminary Examining Authority and
2. This REPORT consists of a total of 3	S sheets including this (	cover sheet:	
	•	•	, claims and/or drawings which have been
amended and are the basis for the	nis report and/or sheets co	ontaining rectification	ns made before this Authority (see Rule
70.16 and Section 607 of the Ac	iministrative instructions	under the PC1).	
These annexes consist of a total	of 2 sheet(s).		
3. This report contains indications relating	ng to the following items:		
I X Basis of the report			·
II Priority			
III Non-establishment of o	pinion with regard to no	velty, inventive step	and industrial applicability
IV Lack of unity of invent	ion	•	·
V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
VI Certain documents cited			
VII Certain defects in the international application			
VIII Certain observations on the international application			
Date of submission of the demand  Date of completion of the report			
10 January 2005		6 April 2005	
Name and mailing address of the IPEA/AU		Authorized Officer	
AUSTRALIAN PATENT OFFICE PO BOX 200, WODEN ACT 2606, AUSTRALIA			
E-mail address: pct@ipaustralia.gov.au	ALIA	J.W. THOMSO	N
Facsimile No. (02) 6285 3929		Telephone No. (02) 6283 2214	

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/AU2003/000923

I.	Basis of the report				
1.	With regard to the elements of the international application:*	İ			
	the international application as originally filed.				
	X the description, pages 1 to 9, as originally filed,				
	pages, filed with the demand,				
	pages, received on with the letter of				
	X the claims, pages, as originally filed,				
	pages, as amended (together with any statement) under Article 19,	ľ			
	pages , filed with the demand,				
	pages 11 to 12, received on 30 March 2005 with the letter of 30 March 2005				
	X the drawings, pages 1 to 2, as originally filed,	l			
	pages , filed with the demand,	١			
	pages, received on with the letter of	l			
	the sequence listing part of the description:	١			
	pages , as originally filed	l			
	pages , filed with the demand	1			
	pages, received on with the letter of	١			
2.	With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.  These elements were available or furnished to this Authority in the following language which is:  the language of a translation furnished for the purposes of international search (under Rule 23.1(b)).				
	the language of publication of the international application (under Rule 48.3(b)).	1			
	the language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3).				
3.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:				
	contained in the international application in written form.	١			
•	filed together with the international application in computer readable form.				
	furnished subsequently to this Authority in written form.				
	furnished subsequently to this Authority in computer readable form.	١			
	The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.				
•	The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished				
4.	The amendments have resulted in the cancellation of:				
	the description, pages				
	the claims, Nos.				
	the drawings, sheets/fig.				
5.	This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**				
*	* Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17).				
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### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/AU2003/000923

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1.	Statement
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Novelty (N)	Claims 1 to 16	YES
	Claims	NO
Inventive step (IS)	Claims 1 to 16	YES
:	Claims	NO .
Industrial applicability (IA)	Claims 1 to 16	YES
	Claims	NO

2. Citations and explanations (Rule 70.7)

#### Citations

- D1 US 5970239 A (Bahl et al) 19 October 1999.
- D2 WO 1998/032088 A (Chiron Corporation) 23 July 1998
- D3 WO 2002/025405 A2 (The Regents of the University of California) 28 March 2002
- D4 Dr Min Qiu, 'Multivariate Discriminant Analysis' Advanced Data Analysis, Information Management and Marketing, University of Western Australia 4 August 2002 [retrieved on 11 August 2003] Retrieved from the Internet: URL: http://www.imm.ecel.uwa.edu.au/unit450461/lectures/450461\_week5.pdf
- D5 EP 501784 B1 (Philip Morris Products Inc) 2 September 1992 (note column 5 line 44 to column 12 line 33)

D5 has been assessed as an 'A' citation and is therefore of no further relevance to this opinion.

### Novelty (N) and Inventive Step (IS) of Claims 1 to 16

Claims 1 to 16 are novel and contain an inventive step when compared to prior art documents D1 to D4, as none of these citations contain all of the essential features of the claimed invention nor suggest a similar solution to the problem.

For instance, none of the citations teach or suggest the essential feature that the discriminant rule must be based on multi-variate normal class densities each having substantially diagonal co-variance matricies.

### Industrial Applicability (IA) of Claims 1 to 16

The claimed invention has industrial applicability in the design of statistical models for systems.

- 7. Computer software which, when executed by a computer, enables the computer to carry out the method as claimed in any one of claims 1 to 6.
- 8. A computer storage medium comprising the software as claimed in claim 7.
- 9. A statistical model for predicting a class of an observation, wherein the model includes one or more variables that have been selected using the method defined in any one of claims 1 to 6.
  - 10. An apparatus for selecting one or more variables for use with a statistical model, the system comprising:

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data creating means arranged to create a plurality of unique subsets of variables of multivariate data;

- a processing means arranged to determine the
  performance of a discriminant rule when used with each of
  the subsets, the discriminant rule being based on
  multivariate normal class densities each having
  substantially diagonal covariance matrices; and
- a selecting means arranged to select the one or more variables from at least one of the subsets that results in a desired performance of the discriminant rule.
- 11. The apparatus as claimed in claim 10, wherein the data creating means is arranged to create the plurality of unique subsets by identifying a variable in the multivariate data that is not a member of a set of variables, and adding the identified variable to the set.
- 12. The apparatus as claimed in any one of
  claims 10 or 11, wherein the determining means is arranged
  to determine the performance of the discriminant rule by
  assessing a prediction error rate of the discriminant rule.

- 13. The apparatus as claimed in claim 12, wherein the prediction error rate is a cross-validated error rate.
- 14. The apparatus as claimed in any one of the preceding claims, wherein the desired performance of the discriminant rule comprises the lowest possible prediction error rate of the discriminant rule.
- 15. The apparatus as claimed in any one of claims 10 to 14, wherein the multivariate data comprises gene expression data.
- 16. The apparatus as claimed in any one of claims 10 to 15, wherein the data creating means,

  15 processing means and selecting means are in the form of a computer running software.